April, one thousand nine hundred and fourteen, His Excellency the Governor of the Dominion of New Zealand, acting under the authority conferred on him by section thirty-three of the Copyright Act, 1913 (hereinafter referred to as "the said Act"), has extended the said Act, inter alia,—

(a.) To works first published in Italy, in like manner as if

they had been first published within New Zealand; [6.) To literary, dramatic, musical, and artistic works the authors whereof were at the time of the making of the works subjects or citizens of Italy, in like manner as if the authors had been British subjects;

(c.) In respect of residence in Italy, in like manner as if such residence had been residence in New Zealand, subject to the provisions set out in the said Order:

And whereas it is, *inter alia*, provided in the first proviso to clause (2) of the said Order that paragraph (d) of subsection two of section three and section twenty-five of the said Act, and such other provisions thereof as confer upon the owner of the copyright in a literary, dramatic, or musical work the exclusive right of making any record, perforated roll, cinematograph film, or other contrivance by means of which the work may be mechanically performed, and such other part or parts thereof as confer copyright in any record or perforated roll, shall not apply in the case of any work of which the country of origin is Italy:

And whereas it is desired to vary the said Order in Council

in manner hereinafter set forth:

Now, therefore, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred upon him by section twenty-nine of the said Act, and of all other powers applying him in this public data and of all other powers enabling him in this behalf, doth hereby vary the said Order in Council in the manner hereinafter set forth, and doth hereby declare that-

he provisions of the first proviso to clause (2) of the said Order are hereby revoked so far as they relate to works of which the country of origin is (1.) The

Italy.

(2.) In the application of the provisions of clause (3) of the said Order to works of which the country of origin is Italy, the reference to the commencement of the said Act shall be deemed to be a reference to the

commencement of this Order.

(3.) In the application to works of which the country of origin is Italy of paragraph (d) of subsection two of section three and section twenty-five of the said Act, the references to the commencement of the said Act in subsections seven and eight of the said section twenty-five shall be deemed to be references

to the commencement of this Order.

(4.) Where any person has, before the date of this Order, taken any action whereby he has incurred any expenditure or liability in connection with the reproduction or performance of any work at a time production or performance or any work at a time when such reproduction or performance would, but for the making of this Order, have been lawful, nothing in this Order shall diminish or prejudice any rights or interest arising from or in connection with such action which are subsisting or valuable at the said date, unless the person who by virtue of this Order becomes entitled to restrain such reproductive to the contract of th duction or performance agrees to pay such com

pensation as, failing agreement, may be determined in accordance with the provisions of the said Act.

(5.) This Order shall come into operation on the first day of June, one thousand nine hundred and fourteen, which date is in this Order referred to as the com-

mencement of this Order.

J. F. ANDREWS. Clerk of the Executive Council.

Recreation Reserve in Canterbury Land District brought under Part II of the Public Reserves and Domains Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of June, 1914.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and

declare that the reserve for recreation in the Canterbury Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as Rhodes Park Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

RHODES PARK DOMAIN.

ALL that area in the Canterbury Land District, containing by admeasurement 14 acres and 17 perches, more or less, being Reserve 3946 (in red), situate in Block VI, Halswell Survey District, and comprising Rural Section 36625 and parts of Rural Sections 5765, 5815, and 5843, being all the land shown on Deposit Plan No. 3791, Land Transfer Office, Christchurch; as the same is delineated on the plan marked L. and S. 141/1, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered

J. F. ANDREWS, Clerk of the Executive Council.

Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of June, 1914.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by section forty-six of the Land Laws Amendment Act, 1913, it is enacted that the Governor, by Order in Council gazetted, may, on the recommendation of the Land Board, declare that any land comprised in a kaurigum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified the land to which the Order relates shall become subject to the provisions of the Land Act, 1908:

And whereas the Land Board of the Auckland Land District has duly passed a resolution recommending that the Tauhoa Nos. 1 and 2 Kauri-gum Reserves described in the Schedule hereto be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give

effect to such recommendation:

Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, Liverpool, the Governor of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section forty-six of the Land Laws Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the Tauhoa Nos. 1 and 2 Kauri-gum Reserves described in the Schedule hereto shall, from the second day of July, one thousand nine hundred and fourteen, come the sphire to the Kauri-gum Ludwith Act. 1908. cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

ALL that area in the Auckland Land District, situated in the Parish of Tauhoa, Rodney County, containing 617 acres 2 roods, more or less, being Allotments Nos. 137, 138, and 140, Tauhoa Parish, Tauhoa No. 1 Kauri-gum Reserve, set apart by Order in Council dated 22nd October, 1900, and apart by Order in Council dated 22nd October, 1900, and published in the New Zealand Gazette No. 90, of 25th October, 1900, page 1922. Bounded towards the north-east by Allotment 139, Tauhoa Parish; towards the north generally by a public road; towards the south-east by Allotments 298 and 134 of the aforesaid parish; towards the south-west by Allotment 142 of the aforesaid parish; towards the northwest by a public road; again towards the south-west generally by a line across the aforesaid public road to the north-east corner of Allotment 122 of the aforesaid parish, and by that allotment to a public road, and across a public road and by that road; towards the north-west by Allotment 141 by that allotment to a public road, and across a public road and by that road; towards the north-west by Allotment 141 of the aforesaid parish to and across a public road, and by that road to the place of commencement.

Also all that area in the Auckland Land District, situated

in the Parish of Tauhoa, Rodney County, containing 123 acres 2 roods, more or less, being Allotment No. 211, Tauhoa Parish, Tauhoa No. 2 Kauri-gum Reserve, set apart by Order in Council dated 22nd October, 1900, and published in the *New Zealand Gazette* No. 90, of 25th October, 1900, page 1922. Bounded towards the north by a public road; towards the